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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/810,324	03/16/2001	Steven M. Schein	ST/ 028 CONT 2	9059	
7590 08/15/2005			EXAMINER		
ALEXANDE		TRAN, HAI V			
FISH & NEAV 1251 AVENUE	E OF THE AMERICANS	ART UNIT	PAPER NUMBER		
NEW YORK,	NY 10020-1105		2611		
			DATE MAILED: 08/15/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

-		Applicatio	n No.	Applicant(s)				
	Office Action Commence	09/810,32	4	SCHEIN ET AL.				
	Office Action Summary	Examiner		Art Unit				
		Hai Tran		2611				
Period fo	The MAILING DATE of this communicated reply	ation appears on the	cover sheet with the d	correspondence addre	9SS			
THE I - Exter after - If the - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNIC, sions of time may be available under the provisions of its (6) MONTHS from the mailing date of this commun period for reply specified above its less than thirty (30) or period for reply is specified above, the maximum statuting to reply within the set or extended period for reply will eply received by the Office later than three months after the patent term adjustment. See 37 CFR 1.704(b).	ATION. 37 CFR 1.136(a). In no eve ication. days, a reply within the statutory period will apply and will, by statute, cause the appli	nt, however, may a reply be tir tory minimum of thirty (30) day expire SIX (6) MONTHS from cation to become ABANDONE	nely filed s will be considered timely. the mailing date of this common (35 U.S.C. § 133).	nunication.			
Status								
1)[🛛	Responsive to communication(s) filed	on <u>17 May 2005</u> .						
2a)⊠	This action is FINAL . 2b) ☐ This action is not	on-final.					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)⊠ 5)□ 6)⊠ 7)□	Claim(s) 1-37 is/are pending in the apparate of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) 1-37 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction	withdrawn from cor						
Applicati	on Papers							
9)[The specification is objected to by the I	Examiner.						
10)[☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
	Applicant may not request that any objection	on to the drawing(s) be	e held in abeyance. Se	e 37 CFR 1.85(a).				
11)	Replacement drawing sheet(s) including the Cath or declaration is objected to be	•	• ,	•	` '			
Priority u	ınder 35 U.S.C. § 119							
a)[Acknowledgment is made of a claim for All b) Some * c) None of: 1. Certified copies of the priority do 2. Certified copies of the priority do 3. Copies of the certified copies of application from the International	ocuments have beer ocuments have beer the priority docume al Bureau (PCT Rule	received. received in Applicati nts have been receive 17.2(a)).	ion No ed in this National St	age			
* See the attached detailed Office action for a list of the certified copies not received.								
Attachment	(s)		,	•				
_	e of References Cited (PTO-892)		4) Interview Summary	(PTO-413)				
2) 🔲 Notici	e of Draftsperson's Patent Drawing Review (PTC		Paper No(s)/Mail D	ate	2.5			
	nation Disclosure Statement(s) (PTO-1449 or PT No(s)/Mail Date		5) Notice of Informal F 6) Other:	atent Application (PTO-1	52)			

DETAILED ACTION

Terminal Disclaimer

The terminal disclaimer filed on 05/17/2005 disclaiming the terminal portion of any patent granted on this application, which would extend beyond the expiration date of US Patent No 6,002,394 and 6,263,501 has been reviewed and is accepted. The terminal disclaimer has been recorded.

Information Disclosure Statement

The information disclosure statement filed 03/16/2001 fails to comply with the provisions of 37 CFR 1.97, 1.98 and MPEP § 609 because references listed on Form PTO-892 must be listed on Form PTO-1449 for consideration. It has been placed in the application file, but the information referred to therein has not been considered as to the merits. Applicant is advised that the date of any re-submission of any item of information contained in this information disclosure statement or the submission of any missing element(s) will be the date of submission for purposes of determining compliance with the requirements based on the time of filing the statement, including all certification requirements for statements under 37 CFR 1.97(e). See MPEP § 609

Response to Arguments

Applicant's arguments filed 05/17/2005 have been fully considered but they are not persuasive.

Applicant argues (see Applicant Argument page 6, 2nd paragraph) that Herz's information obtained from the data sources is based on a user-created customer profile, not "a selected television program title," as specified in Applicant claims 1 and 19.

In response, the Examiner respectfully disagrees with Applicant assertion because the customer profile is based on monitoring user' selected TV program viewing (Col. 29, lines 50-Col. 30, lines 10 and Col. 42, lines 8-12) and the system bases on user's profile, i.e., list of selected TV program title viewed by a viewer, the system identifies related data, i.e. advertisement, to selected TV program title viewed and then presents it to viewer (Col. 41, lines 20-25 and Col. 51, lines 48-55). Moreover, Herz discloses the collected data, i.e. user profile, could be collected by the data collection system 508,622 on a real-time basis (Col. 42, lines 60-63). For example, the TV program title is collected by the data collection system (508,622) each time the user selects it, and based on the collected data (user's profile contains selected TV program title viewed by a viewer), the system identifies related data to the collected data and then presents related data to corresponding viewer. Thus, Herz meets Applicant claimed limitation "an input device for selecting a television program title...a processor for identifying data available on a public network that is related to the selected television program title."

Accordingly, the Examiner maintains the rejection.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

1. Claim 1-37 are rejected under 35 U.S.C. 102(e) as being anticipated by Herz et al (US 5,758,257).

Regarding claim 1, an interactive program guide having a display screen comprising:

A database for storing television schedule information including television program titles (Col. 25, lines 16-18). For instance, at col.25, line 16, Herz discloses "storing at the set top multimedia terminal..." Clearly, this meets the limitation of storing television schedule information including television program titles.

A display controller electrically coupled to the database for displaying some of the television schedule information including television program titles on the display screen (Col.5, lines 13-15).

An input device for selecting a television program title displayed on the display screen (RC 1008; Fig. 10);

A processor (Fig. 10, el. 1006) for identifying data available on the public network (Internet) that is related to the selected television program title (reads on the system bases on user's profile that contains of selected TV program titles viewed by a viewer, the system identifies related data, i.e. advertisement, to selected TV program title viewed and then presents it to viewer; see Col. 41, lines 20-25 and Col. 51, lines 48-55. Moreover, Herz discloses the collected data, i.e. user profile, could be collected by the data collection system 508,622 on a real-time basis, see Col. 42, lines 60-63; For example, the TV program title is collected by the data collection system (508,622) each time the user selects it, and based on the collected data (selected TV program title viewed by a viewer), the system identifies related data to the collected data and then presents related data to corresponding viewer);

A communication device (Fig. 10, el. 1020) for receiving the identified data related to the selected television program title; and

A controller for displaying the received data related to the selected television program title on the display screen (Col.46, lines 54-60 and Col. 51, lines 3-65+).

Regarding claim 2, wherein the database resides on one or more remote file servers accessible through a communication link (Col.46, line 65-67).

Regarding claim 3, wherein the communication link comprises an Internet (Col.51, lines 6-7).

Regarding claim 4, wherein the identified data comprises an advertisement (Col. 41, lines 20-25; Col.47, lines 59-67 and Col.48, lines 1-5).

Regarding claim 5, Herz further discloses means for monitoring (Col.14, lines 3-7) and storing a plurality of user selections of television programs (Col.25, lines 37-41);

Means for learning a user preference based on the plurality of user selections of the television programs (Col. 6, lines 50-57);

Means for activating the program guide based on the user preference (for reminding the user to view the preferred television program; Col.23, lines 1-7);

Regarding claim 6, wherein the means for learning the user-preference comprises means for storing the user preference responsive to a user input (Col.22, lines 19);

Regarding claim 7, wherein the user preference comprises a television program (Col.25, lines 16-18).

Regarding claim 8, wherein the user preference comprises a theme for a plurality of television programs (Col. 4, lines 32-34).

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Regarding claim 9, wherein the means for activating comprises means for reminding a user to view a preferred television program (Col.23, lines 1-7).

Regarding claim 10, wherein the means for activating comprises means for recording a preferred television program (a record is kept of all movies or shows watched by all customers, Col. 1, lines 50-55 and Col.38, lines 42-43).

Regarding claim 11, wherein the means for activating comprises means for downloading a copy of a preferred television program to a digital storage medium (memory; Col.51, lines 40-52).

Regarding claim 12, wherein the activating means comprises means for searching the television schedule information (Col. 5, lines 54-58); means for identifying television programs matching the theme for the plurality of television programs (Col. 6, lines 1-35); and means for recording the television programs matching the theme for the plurality of television programs (Col. 25, lines 15-30).

Regarding claim 13, wherein the activating means comprises means for searching the television schedule information (Col. 5, lines 54-58); means for identifying television programs matching the theme for the plurality of television programs (Col. 6, lines 1-35); and downloading a copy of the television programs

matching the theme for the plurality of television programs to a digital storage medium (Col. 25, lines 15-30).

Regarding claim 14, wherein the means for activating comprises means for adapting the television schedule information displayed on the screen based on the user-preference (Col.45, line 14-38).

Regarding claim 15, further comprising:

means for displaying preview programming for future-scheduled television program (Col.48, lines 48-55);

means for identifying a plurality of sources of information (Col.4, lines 33) having data related to the future-scheduled television program (Col. 41, lines 25-30); means for selecting an identified source of information (advertiser) having data (advertisement) related to the future-scheduled television programs (Col. 41, lines 25-30);

means responsive to the selected source of information for establishing a link to the identified source of information (Fig.10, Col.47, lines 55-65+); and means for displaying data (targeted advertising) from the linked source of information (advertiser) on the screen (Col.47, lines 54-65+).

Regarding claim 16, wherein the data related to the future-scheduled television program comprises one or more advertisement, video preview, and textual information (Col.47, lines 54-65+; Col. 51, lines 5-28 and lines 50-52);

Regarding claim 17, further comprising means for storing and displaying advertisement data (Col. 47, lines 59-67 and Col.48, lines 1-5).

Regarding claim 18, wherein the identified data comprises one or more of selected TV program actors, actresses, themes, other broadcast times, other broadcast sources, and associated available products (Col. 4, lines 64-67; Col. 51, lines 48-55).

Claim 19 is analyzed with respect to claim 1

Claim 20 is analyzed with respect to claim 2

Claim 21 is analyzed with respect to claim 3

Claim 22 is analyzed with respect to claim 4

Claim 23 is analyzed with respect to claim 5

Claim 24 is analyzed with respect to claim 6

Claim 25 is analyzed with respect to claim 7

Claim 26 is analyzed with respect to claim 8

Claim 27 is analyzed with respect to claim 9

Claim 28 is analyzed with respect to claim 10

Claim 29 is analyzed with respect to claim 11

Claim 30 is analyzed with respect to claim 12

Claim 31 is analyzed with respect to claim 13

Claim 32 is analyzed with respect to claim 14

Claim 33 is analyzed with respect to claim 15

Claim 34 is analyzed with respect to claim 18

Claim 35 is analyzed with respect to claim 16

Claim 36 is analyzed with respect to claim 17

Claim 37 is analyzed with respect to claim 18

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hai Tran whose telephone number is (571) 272-7305. The examiner can normally be reached on M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Christopher C. Grant can be reached on (571) 272-7294. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

HT:ht 08/04/2005

PRIMARY EXAMINER